CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE HOUSE BILL 2819

Chapter 123, Laws of 2002

57th Legislature 2002 Regular Session

SHELLFISH FARMING

EFFECTIVE DATE: 6/13/02

CERTIFICATE

Secretary of State

State of Washington

Passed by the House February 18, 2002

GARY LOCKE

Governor of the State of Washington

Yeas 94 Nays 0 I, Cynthia Zehnder, Chief Clerk of the House of Representatives of the State FRANK CHOPP of Washington, do hereby certify that Speaker of the House of the attached is **ENGROSSED SUBSTITUTE** Representatives **HOUSE BILL 2819** as passed by the House of Representatives and the Senate on the dates hereon set forth. CYNTHIA ZEHNDER Passed by the Senate March 5, 2002 Chief Clerk Yeas 48 Nays 0 BRAD OWEN President of the Senate FILED Approved March 26, 2002 March 26, 2002 - 8:58 a.m.

ENGROSSED SUBSTITUTE HOUSE BILL 2819

Passed Legislature - 2002 Regular Session

State of Washington 57th Legislature 2002 Regular Session

By House Committee on Natural Resources (originally sponsored by Representatives Doumit, Buck, Hatfield and Linville)

Read first time 02/06/2002. Referred to Committee on .

- 1 AN ACT Relating to Bush act and Callow act lands; adding a new
- 2 section to chapter 79.90 RCW; adding a new section to chapter 79.96
- 3 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 NEW SECTION. Sec. 1. The legislature declares that shellfish
- 6 farming provides a consistent source of quality food, offers
- 7 opportunities of new jobs, increases farm income stability, and
- 8 improves balance of trade. The legislature also finds that many areas
- 9 of the state of Washington are scientifically and biologically suitable
- 10 for shellfish farming, and therefore the legislature has encouraged and
- 11 promoted shellfish farming activities, programs, and development with
- 12 the same status as other agricultural activities, programs, and
- 13 development within the state. It being the policy of this state to
- 14 encourage the development and expansion of shellfish farming within the
- 15 state and to promote the development of a diverse shellfish farming
- 16 industry, the legislature finds that the uncertainty surrounding
- 17 reversionary clauses contained in Bush act and Callow act deeds is
- 18 interfering with this policy. The legislature finds that uncertainty
- 19 of the grant of rights for the claim and other shellfish culture as

- 1 contained in chapter 166, Laws of 1919 must be fully and finally
- 2 resolved. It is not the intent of this act to impair any vested rights
- 3 in shellfish cultivation or current shellfish aquaculture activities to
- 4 which holders of Bush act and Callow act lands are entitled.
- 5 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 79.90 RCW 6 to read as follows:
- 7 (1) A person in possession of real property conveyed by the state 8 of Washington pursuant to the authority of chapter 24, Laws of 1895 9 (Bush act) or chapter 25, Laws of 1895 (Callow act), wherein such lands 10 are subject to a possibility of reversion, shall heretofore have and 11 are granted the further right to use all of the property for the 12 purpose of cultivating and propagating clams and any shellfish.
- (2) The rights granted under subsection (1) of this section do not include the right to use subtidal portions of Bush act and Callow act lands for the harvest and cultivation of any species of shellfish that had not commenced prior to December 31, 2001.
- 17 (3) For the purposes of this section, harvest and cultivation of 18 any species of shellfish shall not be deemed to have commenced unless 19 the subtidal portions of the land had been planted with that species of 20 shellfish prior to December 31, 2001.
- 21 (4) No vested rights in shellfish cultivation may be impaired by 22 any of the provisions of this act, nor is anything other than what is 23 stated in subsection (2) of this section intended to grant any further 24 rights in the subtidal lands than what was originally included under 25 the intent of the Bush and Callow acts.
- NEW SECTION. Sec. 3. A new section is added to chapter 79.96 RCW to read as follows:
- 28 Beds of navigable waters held under contract or deed from the state 29 of Washington upon which a private party is harvesting or cultivating 30 geoduck shall be surveyed by the private party and a record of survey 31 filed in compliance with chapter 58.09 RCW prior to harvest. Property 32 corners will be placed in sufficient quantity and location to aid in 33 relocation of the oyster tract lines occurring or extending below extreme low tide. Buoys on anchors must be placed intervisibly along 34 35 and at angle points on any ownership boundaries that extend below extreme low tide, for the harvest term. The survey of privately owned 36 37 beds of navigable waters will be established on the Washington

- 1 coordinate system in compliance with chapter 58.20 RCW and property
- 2 corners labeled with their coordinates on the record of survey.

Passed the House February 18, 2002. Passed the Senate March 5, 2002. Approved by the Governor March 26, 2002. Filed in Office of Secretary of State March 26, 2002.